U.S. District Court DISTRICT OF KANSAS (Wichita) CRIMINAL DOCKET FOR CASE #: 6:21-mj-06081-KGG-1

Case title: USA v. Kingsbury

Date Filed: 05/21/2021

Other court case number: 4:21-cr-00101-SRB-1 Western

District of Missouri (Kansas City)

Assigned to: Magistrate Judge

Kenneth G. Gale

Defendant (1)

Kendra Kingsbury represented by S. Lynn Burke

Office of Federal Public Defender – Wichita

850 Epic Center 301 North Main Street Wichita, KS 67202 316–269–6265

Alternative Phone: 316–250–9113 Cell Phone: 316–250–9113 Email: lynn-burke@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment Bar Number: 26619 Bar Status: Active

Pending Counts

Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts

Disposition

None

Highest Offense Level

(Terminated)

None

<u>Complaints</u> <u>Disposition</u>

Removal of arrested defendant to Western District of Missouri

Plaintiff

USA

represented by Katherine J. Andrusak

Office of United States Attorney – Wichita 301 North Main Street, Suite 1200 Wichita, KS 67202–4812 316–269–6481

316–269–6481 Alternative Phone: Cell Phone:

Email: katie.andrusak@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained Bar Number: 25961 Bar Status: Active

Email All Attorneys Email All Attorneys and Additional Recipients

Date Filed	#	Page	Docket Text
05/21/2021			ARREST (Rule 5(c)(3) Out) of Kendra Kingsbury. (sz) (Entered: 05/21/2021)
05/21/2021	1		ENTRY OF APPEARANCE by attorney S. Lynn Burke appearing for Kendra Kingsbury. (Burke, S.) (Entered: 05/21/2021)
05/21/2021	2		MINUTE ENTRY for proceedings held before Magistrate Judge Kenneth G. Gale: INITIAL APPEARANCE IN RULE 5(c)(3) PROCEEDINGS as to Kendra Kingsbury held on 5/21/2021 by Zoom. Due Process Protections Act advisement given. The Government adopted the recommendations of Pretrial Services for release on conditions. Release is ordered with a \$10,000 unsecured bond. Defendant's next appearance as directed before Magistrate Judge W. Brian Gaddy in the Western District of Missouri (Kansas City). (Tape #1:39–1:49) (mam) (Entered: 05/21/2021)
05/21/2021	<u>3</u>		CJA 23 FINANCIAL AFFIDAVIT by Kendra Kingsbury. (mam) (Entered: 05/21/2021)
05/21/2021	4		CONSENT TO APPEAR BY VIDEO OR TELEPHONE CONFERENCE for initial appearance and detention hearing as to Kendra Kingsbury. (mam) (Entered: 05/21/2021)
05/21/2021	<u>5</u>		ORDER SETTING CONDITIONS OF RELEASE as to Kendra Kingsbury (1) – \$10,000 unsecured bond. Signed by Magistrate Judge Kenneth G. Gale on 5/21/2021. (mam) (Entered: 05/21/2021)
05/21/2021	<u>6</u>		BOND POSTED as to Kendra Kingsbury. (mam) (Entered: 05/21/2021)
05/24/2021			NOTICE TO COUNSEL as to Kendra Kingsbury – Pursuant to the Due Process Protections Act, the government is reminded of its obligations pursuant to Brady v. Maryland and its progeny to disclose material that is favorable to the defendant and material to defendants guilt or punishment. The failure to do so in a timely manner may include dismissal of the indictment or information, dismissal of individual charges, exclusion of government evidence or witnesses, or any other 20101-SRB Document 8 Filed 05/24/21 Page 2 of 12

Case 4:21-cr-00101-SRB Document 8 Filed 05/24/21 Page 2 of 12

			1
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1
		remedy that is just under the circumstances. (cc) (Entered: 05/24/2021)	1
		remous under the entermistances. (ce) (Entered Se/E 1/2021)	1

```
MIME-Version:1.0
From:KSD_CMECF@ksd.uscourts.gov
To:ksd_nef@localhost.localdomain
Bcc:
--Case Participants: Magistrate Judge Kenneth G. Gale (ksd_gale_chambers@ksd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:5320705@ksd.uscourts.gov
Subject:Activity in Case 6:21-mj-06081-KGG USA v. Kingsbury Arrest - Rule 5(c)(3) Out
Content-Type: text/html
```

U.S. District Court

DISTRICT OF KANSAS

Notice of Electronic Filing

The following transaction was entered on 5/21/2021 at 2:54 PM CDT and filed on 5/21/2021

Case Name: USA v. Kingsbury
Case Number: 6:21-mj-06081-KGG

Filer:

Document Number: No document attached

Docket Text:

ARREST (Rule 5(c)(3) Out) of Kendra Kingsbury. (sz)

6:21-mj-06081-KGG-1 Notice has been electronically mailed to:

6:21-mj-06081-KGG-1 Notice has been delivered by other means to:

COURTROOM MINUTE SHEET - CRIMINAL HEARINGS U.S. DISTRICT COURT - WICHITA, KANSAS

Date: 51-21

United States of America,	U.S. District Court District of Kansas	0(5)	
Plaintiff,	MAY 21 2021	Age: 48	
v.	Clerk U.S. District Court C. By Law Deputy Clerk	ase No 21-M-1081-01-KGC	
Defendant. JUDGE: Birzer Gale DEPUTY CLERK: Anderson INTERPRETER: Ping Rive	Carter Di lo □ Martinez Ta ra □ Vilaythong	usa: <u>Andrusak</u> efense counsel: <u>Buske</u> ape no.: 1:39 - 1:49	
	PROCEEDINGS		
☐ Initial Appearance ☑ Initial Rule 5(c)(3) 10 initial Rule 5(c)(3) ☐ Sentencing ☐ In-Court Hearing:	□ Detention Hearing□ Preliminary Hearin□ Change of Plea	· · · · · · · · · · · · · · · · · · ·	
☐ Arraignment ☐ Reading waiv	ed	t Dot Guilty Plea Entered	
□ Complaint ☑ Indictment □ Information □ Pet. Revoke Supervision ☑ No. Counts: ② □ Forfeiture ☑ Felony □ Misdemeanor ☑ Charges/Viols. and penalties explained to Defendant ☑ Constitutional rights explained ☑ Defendant affirmation/sworn ☑ Examined re: financial status ☑ Counsel appointed ☑ Due Process Protections Act advisement given □ Defendant given Consular Notification □ Advised of rights under Rule □ 20 □ 5(c)(3) □ Transfer to: □ Plea Agmt filed □ PSI ordered			
		Continued on present bond/conditions Remanded to custody	
□ Defendant waived the right to a detention hearing. The Court accepted the waiver and granted the Government motion for detention. □ Defendant waived the right to a preliminary hearing. The Court accepted the waiver and found probable cause as alleged. □ Government motion for detention is □ granted. □ denied. □ withdrawn. □ taken under advisement. ☑ The Government adopted the recommendations of Pretrial Services for release on conditions. □ Defendant waived the right to an identity hearing. The Court accepted the waiver and found Defendant to be the person named. Defendant waived the right to a detention hearing in the District of Kansas. The Court accepted the waiver and granted the Govt. motion for detention pending proceedings in the charging District. □ Defendant's next appearance: □ as directed before Judge □ day □ a.m. □ p.m. before Judge □ on □ at □ a.m. □ p.m. before Judge □ for □ detention hearing □ arraignment □ prelim hearing □ □ NOTES:			

In the United States District Court for the District of Kansas



United S	States of America, Plaintiff,			
v.		Case No. 21-M-6081-01-KGG		
Kendra	Kingsbury			
	Defendant.			
Consent	t to Appear by Video T	eleconference or Telephone Conference		
Ι,	Kendra Kingsbury	, understand that under Federal		
Rule of C	riminal Procedure 43 an	d the United States Constitution I have a		
right to b	e present in open court f	for the below-listed proceedings in my		
criminal	case. After consulting wi	th counsel, I hereby consent to appear by		
video tele	econference or by telepho	one conference for the below-listed,		
marked p	proceedings:			
✓	_ initial appearance	Rule 40 appearance		
·	_arraignment	misdemeanor plea & sentencing		
✓	_ detention hearing	felony plea		
	preliminary hearing	felony sentencing		
	_waiver of indictment	probation/supervised release revocation proceedings (including pretrial release)		

√ Pur	suant to Administrative Or	eder 2020-9, defense counsel of record has
signed ele	ectronically on the defendar	nt's behalf. Counsel states the following:
(1) (2) (3)	The defendant agrees to	he opportunity to consult with counsel; the waiver or consent; and at counsel may sign the waiver or consent f.
s/Kendra	a Kingsbury	s/Lynn Burke
Defendant		Defense Counsel
5-21-21		
Date		
Clie	ent is Spanish speaking; ther	efore, a Spanish interpreter was used.

Federal Public Defender 6.30.20

Page 1 of _____ Pages

United States District Court

for the

United States of America v.)	21-M-6081-01
KENDRA KINGSBURY)	
Defendant		



ORDER SETTING CONDITIONS OF RELEASE

IT IS ORDERED that the defendant's release is subject to these conditions:

- (1) The defendant must not violate federal, state, or local law while on release.
- (2) The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
- (3) The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
- (4) The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.

The defendant must appear at: UNITED STATES DISTRICT COURTHOUSE, 400 East Ninth Street,

Place

Courtroom 6D, Kansas City, Missouri 64016, before Judge Gaddy

on June 1, 2021, at 10:00 AM

Date and Time

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

(6) Surrenser on passport and passport coordin Missouri.

AO 199C (Rev. 09/08) Advice of Penalties

Page ____ of ___ 2 ___ Pages

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years

and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Defendant's Signature

City and State

Directions to the United States Marshal

(The defendant is ORDERED released after processing.

) The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

Date: 5/21/21

Judicial Officer's Signature

KENNETH G. GALE, UNITED STATES MAGISTRATE JUDGE

Printed name and title

AO 98 (Rev. 12/11) Appearance Bond

United Stati	For the strict of Kansas
Dist	rict of Kansas
United States of America v. KENDRA KINGSBURY Defendant) (Case No. 21-m-6081-01-kgg)
APPEA	ARANCE BOND
Defend	ant's Agreement
I, KENDRA KINGSBURY court that considers this case, and I further agree that thi (X) to appear for court proceedings; (X) if convicted, to surrender to serv (X) to comply with all conditions se	·
() (1) This is a personal recognizance bond.	ype of Bond
() (2) This is an unsecured bond of \$ 10,00	0.06
() (3) This is a secured bond of \$	
() (a) \$, in cash de	eposited with the court.
	each surety to forfeit the following cash or other property aims on it—such as a lien, mortgage, or loan—and attach proof of
If this bond is secured by real property, d	ocuments to protect the secured interest may be filed of record.
() (c) a bail bond with a solvent surety (atte	ach a copy of the bail bond, or describe it and identify the surety):

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant – and each surety – declare under penalty of perjury that:

- (1) all owners of the property securing this appearance bond are included on the bond;
- (2)the property is not subject to claims, except as described above; and
- (3)I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

I, the defendant – and each surety – declare under penalty of perjury that this information is true. (See 28 U.S.C. § 1746.)

Date: 5/20/21	Defendant's signature
Surety/property owner — printed name	Surety/property owner — signature and date
Surety/property owner — printed name	Surety/property owner — signature and date
	CLERK OF COURT
Date: <u>5-21-</u> 21	OBSIE CAPLED Signature of Clerk or Deputy Clerk
Approved.	
Date: 5/21/2(Judge's signature

```
MIME-Version:1.0
From:KSD_CMECF@ksd.uscourts.gov
To:ksd_nef@localhost.localdomain
Bcc:
--Case Participants: Katherine J. Andrusak (caseview.ecf@usdoj.gov,
katie.andrusak@usdoj.gov, kay.macneil@usdoj.gov), S. Lynn Burke (jackie_carter@fd.org,
lorraine_schroeder@fd.org, lynn_burke@fd.org), Magistrate Judge Kenneth G. Gale
(ksd_gale_chambers@ksd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:5321160@ksd.uscourts.gov
Subject:Activity in Case 6:21-mj-06081-KGG USA v. Kingsbury Notice - Due Process
Protections Act
Content-Type: text/html
```

U.S. District Court

DISTRICT OF KANSAS

Notice of Electronic Filing

The following transaction was entered on 5/24/2021 at 8:58 AM CDT and filed on 5/24/2021

Case Name: USA v. Kingsbury
Case Number: 6:21-mj-06081-KGG

Filer:

Document Number: No document attached

Docket Text:

NOTICE TO COUNSEL as to Kendra Kingsbury – Pursuant to the Due Process Protections Act, the government is reminded of its obligations pursuant to Brady v. Maryland and its progeny to disclose material that is favorable to the defendant and material to defendants guilt or punishment. The failure to do so in a timely manner may include dismissal of the indictment or information, dismissal of individual charges, exclusion of government evidence or witnesses, or any other remedy that is just under the circumstances. (cc)

6:21-mj-06081-KGG-1 Notice has been electronically mailed to:

Katherine J. Andrusak katie.andrusak@usdoj.gov, caseview.ecf@usdoj.gov, kay.macneil@usdoj.gov

S. Lynn Burke lynn_burke@fd.org, jackie_carter@fd.org, lorraine_schroeder@fd.org

6:21-mj-06081-KGG-1 Notice has been delivered by other means to: